

MAIL STOP - PCT Attorney Docket No.: 27543U

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Art Unit: Unknown

STERK, Geert Jan

Examiner: Unknown

Application No.: 10/587,840

Filed:

July 28, 2006

Intl. Application No.: PCT/EP2005/050417

Intl. Filing Date: February 1, 2005

Title:

PHTHALAZINONE DERIVATIVES AS PDE4 INHIBITORS

#### TRANSMITTAL LETTER

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Sir:

Submitted herewith for filing in the U.S. Patent and Trademark Office is the following:

- Submission of Documents to Supplement Filing Documents under 1) 35 USC 371;
- (International Preliminary PCT/IB/373 Report 2) Patentability);
- PCT/ISA/237 (Written Opinion of the International Searching 3) Authority).

The Commissioner is hereby authorized to charge any deficiency or credit any excess to Deposit Account Number 14-0112.

> Respectfully submitted, NATH & ASSOCIATES PLLC

September / , 2006

By:

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#### PATENT COOPERATION TREATY

### **PCT**

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference 1242WOORD01	FOR FURTHER ACTION	See item 4 below					
International application No. PCT/EP2005/050417	International filing date (day/month/year) 01 February 2005 (01.02.2005)	Priority date (day/nonth/year) 04 February 2004 (04.02.2004)					
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237							
Applicant ALTANA PHARMA AG							

1.	. This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis.1(a).							
. 2.	This REPORT consists of a total of 9 sheets, including this cover sheet.							
	In the attached sheets, any refe to the international preliminary	rence to the written opinion of the International Searching Authority should be read as a reference report on patentability (Chapter I) instead.	2					
3.	This report contains indication	s relating to the following items:						
	Box No. I	Basis of the report	. •					
	Вох №. П	Priority	· :					
	Вох №. ПІ	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability						
	Box No. IV	Lack of unity of invention	٠					
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
	Box No. VI	Certain documents cited	· .					
•	Box No. VII	Certain defects in the international application						
. •	Box No. VIII	Certain observations on the international application	·					
4.	The International Bureau will c not, except where the applicant date (Rule 44bis .2).	ommunicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but makes an express request under Article 23(2), before the expiration of 30 months from the priorit	t ty					

	Date of issuance of this report 07 August 2006 (07.08.2006)
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer  Ellen Moyse
Facsimile No. +41 22 338 82 70	e-mail: pt05@wipo.int
Form PCT/IR/273 (January 2004)	

#### PATENT COOPERATION TREATY

	m the ERNATIONAL SEARCHING AUTH	ORITY	·	REC'D 3 0 JUN 2005	i		
Tc	<b>):</b> .			POT	PCT		
Ani	see form PCT/ISA/220		WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1)  Date of mailing (day/month/year) see form PCT/ISA/210 (second sheet)				
1	e form PCT/ISA/220		FOR FURTHER ACTION See paragraph 2 below				
PC	rnational application No. TÆP2005/050417	International filing date (c 01.02.2005		Priority date (day/monthlyear) 04.02.2004			
Co	rnational Patent Classification (IPC) or t 7D401/04, C07D401/14, A61K3		and IPC				
	olicant TANA PHARMA AG			·			
1. This opinion contains indications relating to the following items:  □ Box No. I Basis of the opinion □ Box No. II Priority □ Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability □ Box No. IV Lack of unity of Invention □ Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement □ Box No. VI Certain documents cited □ Box No. VII Certain defects in the international application □ Box No. VIII Certain observations on the international application □ Box No. VIII Certain observations on the international application  2. FURTHER ACTION  If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA"). However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered.  If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date,							
	whichever expires later. For further options, see Form PCT						
3.	For further details, see notes to Fo	orm PCT/ISA/220.					
Name	and mailing address of the ISA:		Authorized Officer				



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## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/EP2005/050417

								_	
	Box No	I Basis of the opinion							
1.	With reg the lang	ard to the <b>language</b> , this opin page in which it was filed, unle	nion has been e ess otherwise i	established on ndicated unde	n the basis of the er this item.	e internatio	onal app	lication	in
	lanç	opinion has been established uage , which is the language ler Rules 12.3 and 23.1(b)).	d on the basis oge of a translat	of a translation ion furnished	n from the origin for the purposes	al langua of interna	ge into ti ational s	ne follov earch	ving
2.	With reg necessa	ard to any <mark>nucleotide and/o</mark> r ry to the claimed invention, th	amino acid se is opinion has l	e <b>quence</b> discl been establish	losed in the intened on the basis	rnational a s of:	application	on and	•
	a. type o	f material:							
	□ a	sequence listing							
	. 🗆 t	able(s) related to the sequenc	e listing						
·i	b. format	of material:							
	.□ it	written format				·			
	. □ iı	computer readable form						•	•
(	c. time o	filing/furnishing:							
	<sup>1</sup> □ c	ontained in the international a	pplication as fi	led.	•		•	:	
	□ fi	ed together with the internation	nal application	in computer	readable form.				
	□ fu	rnished subsequently to this	Authority for th	e purposes of	search.		•		
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3. E	nas i copie	dition, in the case that more to been filed or furnished, the recest is identical to that in the appriate, were furnished.	uired stateme	nts that the in	formation in the	subseque	ent or ad	ditional	reto
. <i>F</i>	Additiona	comments:				٠.			
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E	Box No.	l Priority					:		
. C	requi	ralidity of the priority claim had not have in its possession a d ed, a translation of that earlie nption that the relevant date (	opy of the ear application.	lier applicatior This opinion h	n whose priority as nevertheless	has been	claimed	or whe	ere
. ⊏	nas c	ppinion has been established een found invalid (Rules 43 <i>b</i> date indicated above is consid	s.1 and 64.1).	Thus for the n	ourposes of this	fact that opinion, the	the prior ne intern	ity claim ational	1
A	dditional	observations, if necessary:					. :		
	see s	eparate sheet	· · ·						. :
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## WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/EP2005/050417

	ox No. III Non-establishment oplicability	of op	pinion with regard to novelty, inventive step and industrial					
Th ob	ne questions whether the claimed vious), or to be industrially applications.	inve	ention appears to be novel, to involve an inventive step (to be non e have not been examined in respect of:					
	the entire international application,							
X	☑ claims Nos. 15-16							
because:								
🔯	the said international application which does not require an inter	m, or natic	r the said claims Nos. 15-16 relate to the following subject matter onal preliminary examination (specify):					
	see separate sheet							
	the description, claims or drawl unclear that no meaningful opin	ings nion (	(indicate particular elements below) or said claims Nos. are so could be formed (specify):					
	the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.							
	no international search report h	ıas b	peen established for the whole application or for said claims Nos.					
	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:							
	the written form		has not been furnished					
.·	•		does not comply with the standard					
	the computer readable form		has not been furnished					
			does not comply with the standard					
the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.								
	See separate sheet for further of	Jetail	ils					
		:						

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

Form PCT/ISA/237 (January 2004)

International application No. PCT/EP2005/050417

Box No. IV Lack of unity	e of invent				
		· -			
1.  In response to the invita		/ISA/206) to pa	y additional fees	, the applicant has	s:
paid additional t	iees.				
paid additional f	fees under protes	št.			
☐ not paid addition	nal fees.				
2. A This Authority found that the applicant to pay add	t the requiremen	t of unity of inv	ention is not con	nplied with and ch	nose not to invite
3. This Authority considers that	the requirement	of unity of inve	ention in accorda	ance with Rule 13	.1, 13.2 and 13.3 is
☐ complied with					
□ not complied with for the I	following reason:	g·			•
see separate sheet	- Towns (Subonic	·			
4. Consequently, this report has	s been establish.	ad in receset of	the fellowing		
□ all parts.	, DOON COLDINGING	a in respect of	the following pa	rts of the internat	ional application:
·					
☐ the parts relating to claims	Nos.	•		•	
•					•
Box No. V Reasoned state	ement under Ru	ıle 43 <i>bis</i> .1(a)(i	i) with regard to	novelty, invent	ive step or
industrial applicability; cital  Statement	lions and expla	nations suppo	orting such stat	ement	
	• •		•		
Novelty (N)	Yes: Clair				
•	No: Clair	ns 1,11-1	6		
Inventive step (IS)	Yes: Clair	ns			
· .	No: Clain	ns 1-16			
Industrial applicability (IA)	Yes: Clain	ns 1-14			
	No: Clain	าร			
Citations and explanations					
see separate sheet					
					٠.
Box No. VIII Certain observ	ations on the Ir	tornational		<del></del>	
					· .
ne following observations on the aims are fully supported by the d	clarity of the clai escription, are m	ms, descriptior nade:	n, and drawings	or on the question	n whether the
see separate sheet					
		·	•		

#### Re Item I

#### Basis of the opinion

The application relates to

- (i) phtalazinones (1) (claims 1-11),
- (ii) the medical use of compounds (1) (claim 12),
- (iii) a pharmaceutical composition comprising a compound (1) (claim 13),
- (iv) the second medical use of compounds (1) (claim 14), and
- (v) the corresponding therapeutic methods (claims 15-16).

#### Re Item II

#### **Priority**

The claimed date of priority does not appear valid for the present claims 2-4, 8, and 10 and for subject matter referring to these claims.

#### Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claims 15 and 16 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(i) PCT).

#### Re Item IV

Lack of unity of invention

See item V.3 below.

#### Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1 Reference is made to the following document.

D1: WO 02/064584 A, 22.08.2002; cited in the application.

#### 2 Novelty

**D1** discloses already PDE4 inhibitors which comprise the present compounds (1) wherein  $R^9$  is OH (cf. D1, claim 1:  $R^9 = C(O)R^{13}$  with  $R^{13} = \text{hydroxy-carbonyl-1-4C-alkyl}$ ; and page 13, example no. 4 as specific embodiment within the overlapping range). The present claims 1 and 11-16 lack thus novelty in view of **D1** for the whole overlapping range.

#### 3 Unity of Invention

The application as filed is considered to lack unity of invention since its subject-matter relates not to one but rather to three separate inventions not linked together by a common underlying inventive concept as required by Rules 13.1 and 13.2 PCT. The claims and inventions to which the separate inventions relate are grouped as follows (in the order chosen by the applicant).

- Claims 1, 6, and 11-16 (all part) directed to compounds (1) wherein R<sup>9</sup> = OH and n = 0, as well as subject matter referring to such compounds (1);
- (2) Claims 1-3, 6, and 11-16 (all part) directed to compounds (1) wherein R<sup>9</sup> = 1-4C-alkoxy, as well as subject matter referring to such compounds (1);
- (3) Claims 1-3, 6, 11-16 (all part) and 4, 5, 7-10 (all complete) directed to compounds (1) wherein R<sup>9</sup> = NHR<sup>10</sup>, NR<sup>13</sup>R<sup>14</sup> or NH-NR<sup>11</sup>R<sup>12</sup>, as well as subject matter referring to such compounds (1).

The identified three inventions involve the technical feature of a "2-(1-R $^9$ -C(O)-(CH $_2$ ) $_n$ -C(O)-piperidin-4-yl-substituted phthalazinon" as the sole common link. However, this feature cannot be accepted to constitute a special technical feature because it does not define a contribution over the prior art. **D1** discloses already 2-(1-R $^9$ -C(O)-(CH $_2$ ) $_n$ -C(O)-piperidin-4-yl-phthalazinones wherein R $^9$  is OH and n is 1-4 as PDE4 inhibitors

versus the respective closest related compound of the prior art (e.g. the present (4aS,8aR) compound (1) wherein  $R^1 = R^2 = H$ ,  $R^3 = 3,4$ -diethoxyphenyl,  $R^9 = OH$ , and n = 0; the present (4aS,8aR) compound (1) wherein  $R^1 = R^2 = H$ ,  $R^3 = 3,4$ -diethoxyphenyl,  $R^9 = OCH_3$ , and n = 3; and the present (4aS,8aR) compound (1) wherein  $R^1 = R^2 = H$ ,  $R^3 = 3,4$ -diethoxyphenyl,  $R^9 = NHCH_3$ , and n = 3; each in comparison with example 4 of **D1**), the present claimed subject matter does not appear to involve an inventive step. Hence, the claims 1-16 do at present not meet the requirements of Article 33(3) PCT.

#### 5 Industrial Applicability

For the assessment of the present claims 15 and 16 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.

#### Re Item VIII

### Certain observations on the international application

Present claim 15 is to be objected under Article 6 PCT, because the therapeutic method is functionally defined by a mechanism of action which does not allow any practical application in the form of a defined, real treatment of a pathological condition. The objection could be overcome by either introducing in the claims a list of pathological conditions cited in the application, or by showing that means are available which would allow the skilled person to recognise which additional conditions would fall within the functional definition.